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NOTICE

The undermentioned Gazzette Extraordinary were published during the week ending the 18th July 1951 :-

| Issue No. | No. and Date | Issued by | Subject |
|-----------|---|------------------------------------|--|
| 112 | S. R. O. 1010, dated the 2nd July 1951. | Ministry of Labour | Constitution of an Industrial Tribunal for deciding the disputes |
| 113 | S. R. O. 1036, dated the 9th July 1951. | Ministry of Commerce and Industry. | Amendments in the Cotton Textiles (Control) Order, 1948 |
| | S. R. O. 1037, dated the 9th July 1951. | Ditto | Further Amendment in the Cotton Textiles (Control) Order, 1948. |
| 114 | S. R. O. 1072, dated the 13th July 1951 | Ditto | Amendment in the Imports and Exports (Control) Act, 1947. |
| 115 | S. R. O. 1073, dated the 14th July 1951 | Ministry of Railways | Application of the provisions of the Railway Companies (Emergency Provisions) Ordinance, 1951 to the Barasat-Basirhat Light Railway Company Limited. |
| | S. R. O. 1074, dated the 14th July 1951 | Ditto | All the powers in relation to the Barasat-Basirhat Light Railway Co., Ltd., be exercised by the Government of West Bengal. |

Copies of the Gazzette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 11th July 1951

S. R. O. 1080.—In exercise of the powers conferred by Section 3 of the Foreigners Act, 1946 (XXXI of 1946), the Central Government hereby directs that paragraph 7 of the Hyderabad Foreigners Order, 1948, Fasli, shall be omitted.

[No. 9/1/51-F. II.]
FATEH SINGH, Dy. Secy.

New Delhi, the 11th July 1951

S. R. O. 1081.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to exempt fifty armed Nepalese Army personnel, passing from Nepal Ganj to Doti through Indian territory, from the prohibitions and directions contained in sections 6, 13, and 14 of the said Act in respect of three .45 bore revolvers with seventy-two rounds of ammunition and forty-seven Short Lee Enfield rifles with forty-seven thousand rounds.

2. The exemption shall remain valid for a period of three months from the date of this notification.

[No. 9/31/51-Police-I.]

U. K. GHOSHAL, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 11th July 1951

S. R. O. 1082.—In exercise of the power conferred by Order XXVII, Rules 1 and 2 of the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government hereby authorises the Collector of Ramanathapuram at Madurai who is acquainted with the facts of the suit noted below proposed to be filed by the Union of India against the unde noted defendant in the Court of the District Munsif, Sattur, to sign all pleadings and other papers on behalf of the Central Government in the said suit and also to verify the same and to further authorise the said Collector of Ramanathapuram at Madurai to act for the Central Government, enter appearances, make applications and do all other acts in the said suit and all proceedings arising out of or connected with the same :—

In the Court of District Munsif, Sattur.

The Union of India represented by the Collector of Ramanathapuram—*Plaintiff.*

versus

Sri A. V. T. Ramasamy, Chettiar son of Thirumalai Chettiar of Ayan Kovilankulam—*Defendant.*

[No. 357-B.I.]

B. N. NANDA, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 6th July 1951

S. R. O. 1083.—In exercise of the powers conferred by section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby directs that the duty leviable under article 30 of schedule I of the Indian Stamp Act, 1899 (II of 1899) on an instrument of entry as an Advocate of Judicial Commissioner's Court, Himachal Pradesh, shall be reduced to Rs. 300/- with effect from the 29th April, 1949.

[No. 150-J.]

A. N. SACHDEV, Under Secy.

New Delhi, the 11th July 1951

In the matter of the Charitable Endowments Act, 1890 and in the matter of the Bhopal Sulemania and Jahangiria School Endowment

S.R.O. 1084.—On application of the Board of Governors of the said Endowment, being the persons acting in the administration of the said Endowment, and in pursuance and exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1890 (Act VI of 1890), the Central Government, with the concurrence of the said Board of Governors, is pleased to declare that the Scheme for the administration and management of the said Endowment settled under the said Act and set forth in the First Schedule, to the Vesting Order made on the 7th day of March 1918, in the above-mentioned matter, in pursuance of sections 4 and 7 of the aforesaid Act, and as modified by notification No. F. 73-88/37 of the Government of India in the Department of Education, Health and Lands, dated the 15th June 1938, be and is hereby modified under sub-section (2) of section 5 of the said Act and under sub-section (3) of the said section, it is hereby ordered that the provisions of the Scheme so modified shall come into force from the date of publication of this Order in the *Gazette of India*.

Modification of the Scheme

In paragraph 3 of the said scheme in place of—

- (1) His Highness the Ruler of the Bhopal State for the time being when legally competent to act
- (2) The Chief Commissioner for the province of Bhopal for the time being &
- (3) The Secretary to the Government of India in the Ministry of Education for the time being

substitute the following:

- (1) His Highness the Ruler of Bhopal for the time being
- (2) Shri Mahabir Prasad Varma, formerly Judge of the Bhopal High Court &
- (3) Shri Mohd. Ahmad Ansari, formerly Judge of the Bhopal High Court.

[No. 151-PB.]

In the matter of the Charitable Endowments Act, 1890 and in the matter of the Bhopal Girls School Endowment.

S.R.O. 1085.—On the application of the Board of Governors of the said Endowment, being the persons acting in the administration of the said Endowment, and in pursuance and exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1890 (Act VI of 1890), the Central Government, with the concurrence of the said Board of Governors, is pleased to declare that the said Endowment settled under the said Act and set forth in the First Schedule to the Vesting Order made on the 18th day of February 1914, in the above-mentioned matter, in pursuance of sections 4 and 7 of the aforesaid Act, and as modified by notification No. 73-88/37 of the Government of India in the Department of Education, Health and Lands, dated the 15th June 1938, be and is hereby modified under sub-section (2) of section 5 of the said Act and under sub-section (3) of the said section, it is hereby ordered that the provisions of the Scheme so modified shall come into force from the date of publication of this Order in the *Gazette of India*.

Modification of the Scheme

In paragraph 3 of the said scheme in place of

- (1) His Highness the Ruler of the Bhopal State for the time being when legally competent to act
- (2) The Chief Commissioner for the province of Bhopal for the time being &
- (3) The Secretary to the Government of India in the Ministry of Education for the time being

substitute the following:

- (1) His Highness the Ruler of Bhopal for the time being
- (2) Shri Mahabir Prasad Varma, formerly Judge of the Bhopal High Court
- (3) Shri Mohd. Ahmad Ansari, formerly Judge of the Bhopal High Court.

[No. 152-PB.]

C. GANESAN, Dy. Secy.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 16th July 1951

S.R.O. 1086.—Mr. Ram Nath, Managing Director, Industrial Finance Corporation of India, relinquished charge of his post with effect from the 8th June, 1951.

[No. F-9 (43)-FI/51.]

S. K. SEN, Dy. Secy.

INSURANCE

New Delhi, the 17th July, 1951

S. R. O. 1087.—Whereas the Central Government is satisfied that by sections 7, 12 and 14 of the Foreign Insurance Companies Act, 1932 of Canada (22-23 Geo. V Ch. 47), insurance companies incorporated in the States are required as a condition of carrying on insurance business in Canada to comply with certain special requirements not imposed on insurers of that country carrying on insurance business in the States under the Insurance Act, 1938 (IV of 1938) (hereinafter in this notification referred to as "the Act")

Now, therefore, in exercise of the powers conferred by section 62 of the Act, and in supersession of the Notification of the Government of India in the late Department of Commerce No. 112-I(1)/39, dated the 9th December, 1939 the Central Government hereby directs that the following requirements, being requirements as similar as may be to the said special requirements, shall be imposed on all insurers constituted, incorporated, domiciled or having their principal place of business in Canada (hereinafter in this notification referred to as Canadian insurers) as a condition of their carrying on the business of insurance in the States, namely:—

The Act shall apply to Canadian insurers as if—

- (1) for clauses (a) to (i) of sub-section (1) of section 7 the following clauses were substituted, namely:—

"(a) where the business done or to be done is life insurance only or fire insurance only, four hundred and thirty five thousand rupees;

Provided that, in the case of insurers registered under the Act, before the 1st day of January 1951 for life insurance business only or fire insurance business only, the amount to be deposited and kept deposited shall be three hundred thousand rupees only, and

(b) in any other case such sum as may be determined by the Central Government";

(2) in section 27 :—

(a) for sub-section (1) the following sub-section were substituted namely :—

"(1) Every insurer shall invest and at all times keep invested assets equivalent to not less than the amount of his liabilities in India less—

(i) the amount of premiums which have fallen due to the insurer but have not been paid and the days of grace for payment of which have not expired, and

(ii) any amount due to the insurer for loans granted on and within the surrender value of policies of life insurance maturing for payment in India issued by him or by an insurer whose business he has acquired and in respect of which he has assumed liability

in the manner following, namely, twenty-five per cent. of the said amount in Government securities, a further sum equal to not less than twenty-five per cent. of the said amount in Government securities or other approved securities and the balance in any of the approved investments specified in sub-section (1) of section 27A or subject to the limitations, conditions and restrictions specified, in sub-section (2) of that section, in any other investment" and

(b) in sub-section (2) :—

(i) in clause (a) the words "in respect of his life insurance business" were omitted and

(ii) in clause (b) for the words "said sum" wherever they occur the words "said amount" were substituted.

[No.107-IE (2)-50.]

K. G. AMBEGAOKAR, Secy-

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 21st July 1951

S. E. O. 1088.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby directs that the following notifications of the Government of India in the late Finance Department (Central Revenues), shall be cancelled, namely :—

No. 16-Central Excise, dated 28th July, 1934.

No. 17-Central Excise, dated 11th August, 1934.

No. 18-Central Excise, dated 18th August, 1934.

No. 19-Central Excise, dated 25th August, 1934.

No. 23-Central Excise, dated 8th September, 1934.
 No. 35-Central Excise, dated 3rd November, 1934.
 No. 17-Central Excise, dated 26th October, 1935.
 No. 18-Central Excise, dated 16th November, 1935.
 No. 8-Central Excise, dated 5th June, 1937.
 No. 26-Central Excise, dated 25th December, 1937.
 No. 54-Central Excise, dated 2nd April, 1938.
 No. 71-Central Excise, dated 1st October, 1938.
 No. 73-Central Excise, dated 5th November, 1938.
 No. 77-Central Excise, dated 24th December, 1938.
 No. 1-Central Excise, dated 7th January, 1939.
 No. 2-Central Excise, dated 28th January, 1939.
 No. 8-Central Excise, dated 18th March, 1939.
 No. 14-Central Excise, dated 8th April, 1939.
 No. 17-Central Excise, dated 29th April, 1939.
 No. 28-Central Excise, dated 8th July, 1939.
 No. 32-Central Excise, dated 2nd September, 1939.
 No. 38-Central Excise, dated 30th September, 1939.
 No. 61-Central Excise, dated 25th November, 1939.
 No. 64-Central Excise, dated 23rd December, 1939.
 No. 3-Central Excise, dated 24th February, 1940.
 No. 6-Central Excise, dated 9th March, 1940.
 No. 10-Central Excise, dated 20th April, 1940.
 No. 14-Central Excise, dated 11th May, 1940.
 No. 2-Central Excise, dated 25th May, 1940.
 No. 15-Central Excise, dated 8th June, 1940.
 No. 16-Central Excise, dated 29th June, 1940.
 No. 17-Central Excise, dated 20th July, 1940.
 No. 27-Central Excise, dated 12th October, 1940.
 No. 33-Central Excise, dated 14th December, 1940.
 No. 20-Central Excise, dated 19th April, 1941.
 No. 25-Central Excise, dated 14th June, 1941.
 No. 27-Central Excise, dated 28th June, 1941.
 No. 30-Central Excise, dated 16th August, 1941.
 No. 31-Central Excise, dated 20th September, 1941.
 No. 50-Central Excise, dated 15th November, 1941.
 No. 2-Central Excise, dated 10th January, 1942.
 No. 36-Central Excise, dated 13th June, 1942.
 No. 43-Central Excise, dated 28th November, 1942.
 No. 19-Central Excise, dated 17th July, 1943.
 No. 21-Central Excise, dated 7th August, 1943.

[No. 24.]

W. SALDANHA, Under Secy.

HEADQUARTERS ESTABLISHMENTS

New Delhi, the 16th July 1951

S.R.O. 1089.—In pursuance of clause (b) of sub-rule (ii) of rule 2 of the Appellate Tribunal Rules, 1946, the Central Government is pleased to appoint Mr. A. Francis Swamy, Income-tax Officer, as Authorised Representative to appear, plead and act for an Income-tax Authority who is party to any proceeding before the Income-tax Appellate Tribunal.

[No. 29.]

S. P. LAHIRI, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 14th July 1951

S.R.O. 1090.—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendment shall be made in its Notification No. 13-I-T., dated the 12th February 1949, namely :—

In the schedule appended to the said notification after serial No. 20, the following item shall be inserted, namely :—

| 1 | 2 | 3 | 4 | 5 | 6 |
|------|---|------------------------------|---------------------------|---------------------------|---------------------|
| 20 A | Employees of the Geoffrey Manners and Company Limited, Bombay, stationed any where in the taxable territories | First I T.O., S B II, Bombay | I.A.C., 'C' Range, Bombay | A.A.C., 'K' Range, Bombay | C.I.T., Bombay City |

[No. 63.]

S.R.O. 1091.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendments shall be made in its notification No. 32 Income Tax, dated the 9th November 1948, namely :—

In the Schedule appended to the said Notification under the sub-head “II Bombay City” for the Ranges, Income Tax Circles and Wards specified against them, the following Ranges, Income Tax Circles and Wards shall be substituted, namely, :—

Bombay 'A'

A-I Ward.
A-II Ward.
A-III Ward.
A-IV Ward.

Bombay 'B'

Companies Circle I,
Companies Circle II,

Companies Circle III,
Companies Circle IV, A-V Ward.

Bombay 'C'

C-III Ward.
C-IV Ward.

Bombay 'D'

| | |
|-------------|---------------------------|
| B-II Ward. | Special Survey Circle II. |
| B-III Ward. | Special Survey Circle V. |

Bombay 'E'

| | |
|---------------------|---------------------|
| Bombay Circle I. | Bombay Circle IX. |
| Bombay Circle II. | Bombay Circle X. |
| Bombay Circle III. | Bombay Circle XI. |
| Bombay Circle IV. | Bombay Circle XII. |
| Bombay Circle V. | Bombay Circle XIII. |
| Bombay Circle VI. | Bombay Circle XIV. |
| Bombay Circle VII. | Bombay Circle XV. |
| Bombay Circle VIII. | Bombay Circle XVI. |
| | Central Circle IX. |
| | Central Circle X. |

Bombay 'F'

| | |
|---------------------|--------------------|
| Central Circle I. | Central Circle IV. |
| Central Circle II. | Central Circle V. |
| Central Circle III. | Central Circle XI. |

Bombay 'G'

| | |
|-----------|---------------------------|
| C-I Ward | Special Survey Circle I |
| C-II Ward | Special Survey Circle IV. |

Bombay 'H'

| | |
|------------|----------------------------|
| D-I Ward | Special Survey Circle III. |
| D-II Ward. | Special Survey Circle VI. |
| E- Ward. | |

Bombay 'K'

| | |
|------------------------------|-------------------------------|
| G.-Ward. | Special Circle I. |
| Non-Residents Refund Circle. | Special Circle II. |
| Bombay Refund Circle. | Special Investigation Branch. |
| Bombay Suburban District. | |

Bombay 'L'

| | |
|----------------------|-----------------------|
| Central Circles VI. | Central Circles VIII. |
| Central Circles VII. | |

Bombay 'M'

| | |
|--------------|---------------------|
| B-I Ward. | Salaries Branch I. |
| Market Ward. | Salaries Branch II. |

[No. 66.]

K. B. DEB, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 14th July 1951

S.R.O. 1092.—In the late Ministry of Industry and Supply Notification No. I(4)-WP/1, dated the 19th June 1950, as modified by Notifications No. I(4)-WP/1,

dated the 22nd July and 8th September, 1950, regarding the composition of the Working Party for the Cotton Textiles Industry, under the heading "Labour representatives" for "Shri Asoka Mehta, Hind Mazdoor Sabha, Bombay" substitute "Shri Raja Kulkarni, Hind Mazdoor Sabha, Bombay".

[No. I (4)-WP/1.]
S. K. DATTA, Dy. Secy.

New Delhi, the 11th July 1951

S.R.O. 1093.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendments shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(41), dated the 7th September, 1950, namely :—

To the Schedule annexed to the said Notification, the following entries shall be added, namely :—

"Deputy Director of Industries, Government of PEPSU, Patiala.
Assistant Director of Industries, Government of PEPSU, Patiala.
Inspector of Industries (Incharge Control) Government of PEPSU, Patiala.
Inspector of Industries, Government of PEPSU, Kapurthala.
Inspector of Industries, Government of PEPSU, Faridkot.
Inspector of Industries, Government of PEPSU, Malerkotla.
Inspector of Industries, Government of PEPSU, Sangrur.
Inspector of Industries, Government of PEPSU, Narnaul.
Inspector of Industries, Government of PEPSU, Sambroon."

[No. SC(A)-4(76).]

New Delhi, the 16th July 1951

S.R.O. 1094.—In exercise of the powers conferred by sub-clause (b) of clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-4(78)A, dated the 6th January 1951, namely :—

To the Schedule annexed to the said Notification, the following entries shall be added, namely :—

"All District Organisers, Civil Supplies and Rationing appointed by the Government of Punjab (I).
The District Food and Civil Supplies Controller, Government of Punjab (I), Simla."

[No. SC(A)-4(78)A.]

S.R.O. 1095.—In exercise of the powers conferred by sub-clause (b) of clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-4(78)C, dated the 6th January, 1951, namely :—

To the schedule annexed to the said Notification, the following entries shall be added, namely :—

"All District Organisers, Civil Supplies and Rationing, appointed by the Government of Punjab (I).
The District Food and Civil Supplies Controller, Government of Punjab (I), Simla."

[No. SC(A)-4(78)B.]

S.R.O. 1096.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-1(530)-D, dated the 26th May, 1948, namely :—

To the schedule annexed to the said Notification the following entries shall be added, namely :—

“ All District Organisers, Civil Supplies and Rationing, appointed by the Government of Punjab (I). ”

The District Food and Civil Supplies Controller, Government of Punjab (I), Simla ”.

[No. SC(A)-1(530).]

New Delhi, the 17th July 1951

S.R.O. 1097.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-4(41), dated the 7th September, 1950, namely :—

To the schedule annexed to the said Notification, the following entries shall be added, namely :—

“ All District Organisers, Civil Supplies and Rationing appointed by the Government of Punjab (I). ”

The District Food and Civil Supplies Controller, Government of Punjab (I), Simla ”.

[No. SC(A)-4(41).]

S.R.O. 1098.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-1(106), dated the 8th March, 1948, namely :—

To the schedule annexed to the said Notification the following entries shall be added, namely :—

“ All District Organisers, Civil Supplies and Rationing, appointed by the Government of Punjab (I). ”

The District Food and Civil Supplies Controller, Government of Punjab (I), Simla ”.

[No. SC(A)-4(41)A.]

S.R.O. 1099.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-1(699)/48-B, dated the 16th August, 1948, namely :—

To the schedule annexed to the said Notification the following entries shall be added, namely :—

“ All District Organisers, Civil Supplies and Rationing, appointed by the Government of Punjab (I). ”

The District Food and Civil Supplies Controller, Government of Punjab, (I), Simla ”.

[No. SC(A)-4(41)B.]

N R. REDDY, Under Secy.

CENTRAL TEA BOARD

New Delhi, the 18th July 1951

S.R.O. 1100.—In exercise of the powers conferred by section 15 of the Central Tea Board Act, 1949 (XIII of 1949), and after consulting the Central Tea Board, the Central Government is pleased to make the following rules, the same having been previously published under Notification No. SRO 833 dated the 25th May 1951, in the Gazette of India dated the 2nd June, 1951 as required by sub-section (1) of the said section, namely :—

CENTRAL TEA BOARD (TEA CHESTS) RULES, 1951

1. *Short title and commencement.*—(1) These rules may be called the Central Tea Board (Tea Chests) Rules, 1951.

(2) They shall come into force at once.

2. *Definitions.*—In these rules—

- (a) “agency house” means the agents through whom tea is sold by a grower or a manufacturer;
- (b) “approved factory” means a plywood factory in India approved for the purpose of these rules by the Committee;
- (c) “Board” means the Central Tea Board;
- (d) “Chairman” means the Chairman of the Board;
- (e) “Committee” means the Tea Chest Committee constituted by the Board for the purpose of these rules;
- (f) “form” means a form appended to these rules;
- (g) “grower” means a grower of tea.

3. *List of approved factories.*—(1) The Committee shall, in consultation with the Chairman, maintain a list of approved factories, showing the annual installed capacity in terms of sets of panels of each such factory.

(2) A copy of such list shall be sent to every grower, agency house and the manager of every approved factory.

4. *Returns to be submitted by approved factories.*—The manager of every approved factory shall submit to the Chairman, by the tenth day of each month, a statement relating to the previous month in Form I.

5. *Returns to be submitted by growers and agency houses.*—Every grower and every agency house shall submit to the Chairman, by the tenth day of each month, a return relating to the previous month in Form II.

6. *Submission of consolidated returns.*—Every grower and every agency house shall submit to the Chairman by the 31st January of each year a consolidated return for the previous year in Form III in respect of all tea estate under the control of every grower.

FORM I

MONTHLY RETURN BY APPROVED FACTORIES UNDER RULE 4 OF THE CENTRAL
TEA BOARD (TEA CHESTS) RULES, 1951

Name of factory : (Month) 195 .

Address.

I. Stock (sets of indigenous panels)
at the 1st of the month under report.

(a) covered by orders but not despatched. sets of panels.

(b) unsold sets of panels.

II. Production sets of panels.

III. Orders booked during the month—

(a) name of buyer

(b) date of order

(c) quantity sets of panels.

(d) delivery date or period specified.

(e) price Rs.

IV. Despatches during the month sets of panels.

V. Previous orders booked but cancelled with reasons for cancellation. }

VI. Stock at end of month—

(a) sold sets of panels.

(b) unsold sets of panels.

Manager, Proprietor or Director.

FORM II

MONTHLY RETURN BY TEA GROWERS OF PURCHASES OF PLYWOOD PANELS, UNDER RULE 5 OF THE CENTRAL TEA BOARD (TEA CHESTS) RULES, 1951

(Month) 195 . . .

I. Name of Agency House, Proprietor, Company. }

II. Orders placed during the month—

(a) Name of Factory

(b) Quantity ordered sets of panels.

(c) Date of order

(d) Delivery date or period

(e) Price Rs.

III. Received upto the end of the sets of panels.
previous month.

III(A). Balance for delivery upto end
of previous month :—

Name of Factory.

Quantity.

.....
.....
.....
.....
.....
.....

Total.

IV. Cancellations—with reasons

V. Receipts during the month under report. sets of panels.

(a) Against orders of the current month. sets of panels.

(b) Against previous orders as in III(A). sets of panels.

VI. Balance for delivery (with dates)

Proprietor, Director or Manager.

N.B.—Agency Houses, Proprietors and Companies shall submit one return for all orders under their control.

FORM III.

ANNUAL TEA CHESTS RETURN (PANELS ONLY) BY TEA GROWERS, UNDER RULE 6 OF THE CENTRAL TEA BOARD (TEA CHESTS) RULES, 1951

Return for the year

1. Total tea crop according to RTS form lbs.

2. Estimated tea crop lbs.

| Imported | Indigenous | Total |
|---------------------|------------|-------|
| (in sets of panels) | | |

3. Requirements of tea chests

4. Plus 5% for wastages & loss

5. Add—

Carry forward for 1952 (should not exceed 50% of 3 above).

6. Total of 3, 4 and 5

7. Stock as at 31st December

8. Balance of imports licensed but not received (imported) in

9. Balance of orders placed but not delivered (indigenous) in

10. Total of 7, 8 and 9

11. Balance still required (col. 6—col. 9)

Grower/Agency House

NOTE.—The first return will be due for submission by 31st January 1952.

RUBBER CONTROL

New Delhi, the 21st July 1951

S.R.O. 1101.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. 27 (3)-1(VI)/50, dated the 14th August, 1950, the Central Government, on the recommendation of the Government of Travancore-Cochin, hereby nominate Mr. T. K. Gopalan Nair, District Collector, Kottayam, as a member of the Indian Rubber Board, *vice* Mr. P. A. Kasim, resigned.

[No. 27 (5)-PL/50.]

M. R. A. BAIG, Dy. Secy.

New Delhi, the 18th July 1951

S.R.O. 1102.—On his appointment as Deputy Secretary, Union Public Service Commission, Mr. P. K. Kapre, a permanent Grade I Officer of the Central Secretariat Service, relinquished, on the forenoon of the 4th May 1951, charge of the post of Deputy Development Officer (General and Electrical Engineering) in the Development Wing of the Ministry of Commerce and Industry.

[No. 76.]

C. R. NATESAN, Dy. Secy

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 11th July, 1951

S.R.O. 1103.—The following draft of certain further amendments to the Sann Hemp Grading and Marking Rules, 1942, which it is proposed to make in exercise of the powers conferred by Section 3 of the Agriculture Produce (Grading and Marking) Act, 1937 (I of 1937), is published, as required by the said section, for the information of all persons likely to be affected therby and notice is hereby given that the draft will be taken into consideration on or after the 1st August, 1951.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

DRAFT AMENDMENTS

In Schedule VI to the said Rules:—

(1) Under the heading “(iii) U.P. Quality” after the entries relating to grade designation “Jubbulpore No. 1” the following entries shall be inserted in columns 1 to 4, namely:—

| | | |
|---------|---------|----------------------------|
| “Shorts | 30 lbs. | Creamy to grey. _____”. |
|---------|---------|----------------------------|

(2) Under the heading “(IV) Calcutta Quality” after the entries relating to grade designation “Jubbulpore No. 1” the following entries shall be inserted in columns 1 to 4 namely:—

| | | |
|---------|---------|----------------------------|
| “Shorts | 30 lbs. | Creamy to grey. _____”. |
|---------|---------|----------------------------|

(3) Under the headings "(i) C.P. Quality", "(ii) Kantabang-Raigarh Quality", "(iii) U.P. Quality" and "(iv) Calcutta Quality" after word "tangling" occurring in para (b) in column 5, the following words shall be added in each case, namely:—

"except in the case of 'shorts' where uniformity in length and freedom from tangling shall not be necessary".

[No. F. 4-2/51-D.e. II.]

N. T. MONE, Joint Secy.

New Delhi, the 14th July 1951

S.R.O. 1104.—Under section 4(viii) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government are pleased to renominate Shri Waryam Singh, M.L.A., village and Post Office Bhagowal, Tehsil Batala, District Gurdaspur (Punjab) as a representative of the Cotton growing Industry in Punjab on the Indian Central Cotton Committee with effect from the 1st April, 1951.

[No. F.1-6/51-CJ.]

J. V. A. NEHEMIAH, Dy. Secy.

New Delhi, the 21st July 1951

S.R.O. 1105.—In exercise of the powers conferred by Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that with immediate effect the following amendments shall be made in the Notification of the Government of India in the late Ministry of Food, No. S.R.O. 703, dated the 4th October, 1950, namely:—

In the said Notification for the words "foodstuffs, including sugar, gur and pulses but excluding gram, edible oils, edible oilseeds and ghee" the words "foodstuffs, excluding sugar, gur, gram, pulses, edible oils, edible oilseeds and ghee" and for the words "except the Patiala and East Punjab States Union" the words "except Patiala and East Punjab States Union and Rajasthan" shall respectively be substituted.

[No. CG-603(3)/XXI(1).]

S.R.O. 1106.—In exercise of the powers conferred by Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that with immediate effect the following amendment shall be made in the Notification of the Government of India in the late Ministry of Food, No. S.R.O. 742, dated the 11th October, 1950, namely:—

In the said Notification for the words "foodstuffs, including sugar, gur and pulses but excluding gram, edible oils, edible oilseeds and ghee" the words "foodstuffs, excluding sugar, gur, gram, pulses, edible oils, edible oilseeds and ghee" shall be substituted.

[No. CG-603(3)/XXI(2).]

S.R.O. 1107.—In exercise of the powers conferred by Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the power to make orders conferred on it by sub-section (1) of Section 3 of the said Act to provide for the matters specified in sub-section (2) thereof shall, in relation to foodstuffs, including gram and gram products (Dhal and Besan) but excluding other pulses, sugar, gur, edible oils, edible oilseeds and ghee,

be exercisable also by the Government of Rajasthan, subject to the following conditions that

- (a) before making any order relating to any matter specified in clauses (a), (b), (c), (d), (f) and (g) of the said sub-section (2) the State Government shall obtain the concurrence of the Central Government ; and
- (b) no order made in the exercise of the aforesaid powers shall have effect so as to prohibit or restrict the export, from any place in the State to any place outside India, of any articles or things.

[No. CG-603(3)/XXI(3).]

S.R.O. 1108.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that with immediate effect no order made or deemed to be made by the Governments of any Part B State except Rajasthan under the said Act or any other corresponding Law in force in that State before the commencement of the said Act in that State shall have effect so as to prohibit or restrict the movement of any of the pulses from any place in that Part B State to any other place within or outside that State or so as to regulate or control the price, production or distribution of any of the pulses in any manner, whatsoever.

[No. CG-603(3)/XXI(4).]

S.R.O. 1109.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that with immediate effect no order made or deemed to be made by the Government of Rajasthan under the said Act or any other corresponding Law in force in that State before the commencement of the said Act in that State shall have effect so as to prohibit or restrict the movement of any of the pulses except gram and gram dhal from any place in that State to any other place within or outside that State or so as to regulate or control the price, production or distribution of any of the pulses except gram and gram dhal in any manner, whatsoever.

[No. CG-603(3)/XXI(5).]

S.R.O. 1110.—In exercise of the powers conferred by Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the powers conferred on it by section 3 of the said Act to provide for the matters specified in clauses (c), (f), (h), (i) and (j) of sub-section (2) thereof, shall, in relation to foodstuffs, excluding gram, pulses, edible oils, edible oil-seeds, sugar, gur and gheo be exercisable also by the Secretary, Supply Department, Supply Commissioner, Director of Rationing, all Collectors and Deputy Collectors in the State of Hyderabad within their respective jurisdictions subject to such directions, general or special as the Government of Hyderabad may issue in this behalf.

[No. CG-603 (38)-VI].

S. K. SEN, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 11th July 1951

S.R.O. 1111.—In exercise of the powers conferred by Section 47 of the Indian Railways Act, 1890 (IX of 1890), and by the Notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby directs that the following further amendment shall be made in the General Rules for all open lines of railways in India

administered by the Government, published with the Notification of the Government of India in the late Railway Department (Railway Board), No. 1078-T, dated the 9th March, 1929, namely :—

In the Schedule appended to part III of the said Rules, in column 4, against Serial No. 3, after the words 'or other traffic of an inflammable nature' at the end of the fourth paragraph, the following sentence shall be inserted, namely :—

"A power plant bogie attached in rear of the brakevan of vacuum-braked trains and carrying not more than 20 gallons of petrol with flash point below 76° F is, however, exempted from this provision."

[No. 809-TG.]

RANJIT SINGH, Joint Director.

MINISTRY OF WORKS PRODUCTION & SUPPLY

New Delhi, the 12th July 1951

S.R.O. 1112.—In exercise of the powers conferred by Section 4 and sub-section (1) of Section 29 of the Petroleum Act, 1934 (XXX of 1934), the Central Government hereby directs that the following further amendment shall be made in the Petroleum Rules, 1937, the same having been previously published, as required by sub-section (2) of section 29 of the said Act namely :—

Rule 85 of the said Rules shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered the following sub-rule shall be added, namely :—

"(2) No petroleum shall be transported by pipe line unless the plan showing the pipe line and its surroundings has been approved by the Chief Inspector of Explosives in India".

[No. M-104(2)/51.]

New Delhi, the 17th July, 1951

S.R.O. 1113.—In exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (XXX of 1934), as applied to the storage and transport cinematograph films having nitro-cellulose base by the notifications of the Government of India in the late Department of Labour No. Ex. 108, dated the 14th January 1948, in the late Ministry of Works, Mines and Power No. M II-104 (3), dated the 24th January 1951 and in the Ministry of Works, Production and Supply No. M-128 (9) (vi), dated the 18th May 1951, the Central Government hereby directs that the following amendments shall be made in the Cinematograph Film Rules, 1948, the same having been previously published as required by sub-section (2) of section 29 of the said Act, namely :—

In the second proviso to rule 18 of the said Rules

(a) to item (ii) the word "or" shall be added at the end,

(b) after item (ii) the following items shall be added, namely :—

"(iii) within the limits of any airport while in transit, under such conditions as the Director General of Civil Aviation may specify".

[No. M-108 (9)/51.]

N.P. DUBE, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 13th July 1951

S.R.O. 1114.—In exercise of the powers conferred by sub-section (1) of section 4 of the Indian Mines Act, 1923 (IV of 1923), the Central Government hereby appoints Shri S. Jagannath Achariar as Inspector of Mines subordinate to the Chief Inspector of Mines.

[M-48(13)/50.]

S. MULLICK, Dy. Secy.

New Delhi, the 17th July 1951

S.R.O. 1115. —Corrigendum—In the Government of India, Ministry of Labour Notification No. M 29 (8) 50, dated the 11th May 1951—

For

(2) Shri V. D. Misra—Mica Controller, Bihar

Read

(2) Shri M. R. Huda—Mica Controller, Bihar.

[No. M-29 (8) /50.]

P. N. SHARMA, Under Secy.

New Delhi, the 17th July 1951

S.R.O. 1116.—In exercise of the powers conferred by sub-clauses (1) and (3) of clause 4 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1951 and in partial modification of the notification of the Government of India in the Ministry of Labour No. S. R. O. 537, dated the 9th April, 1951, the Central Government hereby appoints Shri M. T. Balani, Regional Labour Commissioner (Central), Bombay, as a member of the Bombay Dock Labour Board *vice* Shri D. G. Jadhav.

[No. Fac. 73 (23).]

ORDERS

New Delhi, the 21st July 1951

S.R.O. 1117.—Whereas an industrial dispute has arisen between the management of the Baraee Coke Company, Limited, Kusunda and their workmen in respect of the reinstatement of the workers dismissed in connection with the strike on the 9th September 1949;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under Section 7 of the said Act.

[No. LR-2(341).]

S.R.O. 1118.—Whereas an industrial dispute has arisen between Messrs. Orissa Minerals Development Company Limited, Barbil and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under Section 7 of the said Act.

SCHEDULE

(1) Whether the terms of the joint agreement dated 15th January 1951 including the condition that wage rates should be fixed according to the price index of the locality has been implemented in full by the management and, if not, whether they should do it and how soon.

(2) Whether rates fixed by the management compare unfavourably with those in the Mines in the neighbourhood and if so whether these should be brought to the same level as those prevalent in the neighbourhood.

[LR-2 (347).]

S. NELAKANTAM, Dy. Secy.

